

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF OKLAHOMA**

(1) GEORGE COLLINS and)
(2) ALRIKA COLLINS,)
)
Plaintiffs,)
)
v.) Case No. 22-cv-00318-Raw-JAR
)
)
(1) STATE FARM FIRE AND)
CASUALTY COMPANY,)
) JURY TRIAL DEMANDED
Defendant.)
)

THIRD JOINT STATUS DISCOVERY REPORT

COME NOW the parties, by and through their respective counsel of record, and for their Joint Status Discovery Report, do hereby state and allege as follows:

1. On October 10, 2023, the Court entered the parties' Second Amended Scheduling Order.
2. According to the current Scheduling Order, the parties are to file a Joint Status Discovery Report on or before December 15, 2023.
3. The following will serve as the parties' Joint Status Discovery Report:
 - (1) Plaintiff issued written discovery on April 4, 2023. Defendant issued written discovery on April 11, 2023.
 - (2) Defendant responded to Plaintiffs' written discovery on May 22, 2023 by agreement of the parties. Plaintiffs responded to Defendant's written discovery on May 30, 2023 by agreement of the parties.
 - (3) Defendant produced 8,167 documents with its discovery. Plaintiffs produced 1,141 documents with their discovery.
 - (4) The name and dates of witnesses who have been deposed.
Plaintiffs' Mold Representative, Luke Hibbs – 10/11/2023
Plaintiffs' Public Adjuster, Ian Rupert – 10/12/2023
Plaintiffs' Safety Representative, Kevin Dandridge – 10/30/2023
Plaintiff, George Collins – 11/29/2023

- (5) Defendant's claim representatives, Karla Tillberg and Heather Stanley
Defendant's expert Derek VanDorn
Plaintiff, Alrika Collins
Plaintiffs' Engineer, Chad Williams
Plaintiffs' Public Adjuster Dwayne Smith
- (6) Defendant has issued subpoenas to the following:
Plaintiffs' Engineer, Chad Williams – 0 pages.
Plaintiffs' Public Adjuster, Ian Rupert – 1,852 pages.
Plaintiffs' Mold Representative, Luke Hibbs – 0 pages
Plaintiffs' Safety Representative, Kevin Dandridge – 63 pages
- (7) Defendant is attempting to follow up with counsel for Ian Rupert regarding documents that have been withheld/redacted on a claim for attorney-client/work product privilege.

Respectfully submitted,

**ATKINSON, BRITTINGHAM,
GLADD, FIASCO & EDMONDS**
A PROFESSIONAL CORPORATION

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